	in this information to identify the case:					
	nited States Bankruptcy Court for th					
C	ase number (<i>if known</i>):	Chapter <u>11</u>				
						Check if this is an amended filing
0	fficial Form 201					
		for Non-Individua	als Filind	n for Bar	nkruntav	/ 04/20
lf n	nore space is needed, attach a separ	rate sheet to this form. On the top of	any additional pag	ges, write the deb	tor's name and th	ne case
nui		on, a separate document, Instruction Brooks Brothers Far East Limited		Forms for Non-In	dividuals, is avail	able.
	Debtor 3 name	Brooks Brothers Fair East Elimited	•			
2.	All other names debtor used in the last 8 years	Global Trading Company				
	Include any assumed names, trade names, and doing business as					
	names					_
3.	Debtor's federal Employer Identification Number (EIN)	N/A				
4.	Debtor's address	Principal place of business		Mailing addre	ess, if different fro	m principal place
		48 Hoi Yuen Road				
		Number Street 5th Floor Wesley Square, Kwun	Tong,	Number	Street	
		Kowloon, Hong Kong		P.O. Box		
		City State	ZIP Code	City	State	ZIP Code
					rincipal assets, if e of business	different from
		County		Number	Ctroot	
				Number	Street	
				City	State	ZIP Code
5.	Debtor's website (URL)	https://www.brooksbrothers.com	<i>l</i>			
6.	Type of debtor	 ☑ Corporation (including Limited Lia ☐ Partnership (excluding LLP) ☐ Other. Specify: 	ability Company (LI	∟C) and Limited Li	ability Partnership	(LLP))

Official Form 201

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Debto	Brooks Brothers Far East Lim	ited Case number (if known)						
	Name							
7.	Describe debtor's business	A. Check one:						
۲.	Describe debior's business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))						
		☐ Railroad (as defined in 11 U.S.C. § 101(44))						
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))						
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))						
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))						
		⊠ None of the above						
		B. Check all that apply:						
		☐ Tax- exempt entity (as described in 26 U.S.C. § 501)						
		$\ \square$ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. \S 80a-3)						
		□ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))						
	'	C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .						
		4242 - Apparel, Piece Goods, and Notions Merchant Wholesalers						
8.	Under which chapter of the Bankruptcy Code is the	Check one:						
	debtor filing?	□ Chapter 7						
		☐ Chapter 9						
		☐ Chapter 11. Check all that apply:						
	A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the	 □ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). □ The debtor is a debtor as defined in 11 U.S.C. § 1182(1). Its aggregate 						
	second sub-box.	noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000 and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
		☐ A plan is being filed with this petition.						
		 Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). 						
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.						
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.						
		☐ Chapter 12						
9.	Were prior bankruptcy cases	⊠ No						
	filed by or against the debtor within the last 8 years?	☐ Yes District When Case number						
	If more than 2 cases, attach a	MM/ DD/ YYYY						
	separate list.	District When Case number						
		MM / DD/ YYYY						

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Debtor	Brooks Brothers Far East Lii	nited				Case number (if I	known)	
	Name							_
	Are any bankruptcy cases pending or being filed by a		No Yes	Debtor See Sche	adule 1		Relationship	See Schedule 1
	business partner or an affiliate of the debtor?		163				When	
	List all cases. If more than 1,						=	July 8, 2020 MM / DD/ YYYY
	attach a separate list.			Case number, if known			-	
11.	Why is the case filed in this district?	С	heck a	all that apply:				
			imı	btor has had its domicile, portion the dat trict.				
		\boxtimes		pankruptcy case concerning	debtor's affiliate	, general partner	, or partnership	is pending in this district.
 	Does the debtor own or have possession of any real property or personal property that needs immediate		No Yes.	Answer below for each pro	perty that needs	immediate atten	tion. Attach add	litional sheets if needed.
;	attention?			Why does the property no ☐ It poses or is alleged to health or safety.		`		•
				What is the hazard?				
				☐ It needs to be physical				
				 It includes perishable without attention (for essecurities-related asset 	xample, livestoc	k, seasonal goo		
				□ Other				
				Where is the property?				
					Number	Street		
					City		State	ZIP Code
				Is the property insured?	•		State	ZIP Code
				Is the property insured?	□ No		State	ZIP Code
				Is the property insured?	□ No □ Yes. Insur	· · · -	State	ZIP Code
				Is the property insured?	□ No □ Yes. Insur	act Name	State	ZIP Code
				Is the property insured?	□ No □ Yes. Insur	act Name	State	ZIP Code
				Is the property insured?	□ No □ Yes. Insur	act Name	State	ZIP Code
	Statistical and adminis	strat			□ No □ Yes. Insur	act Name	State	ZIP Code
	Statistical and adminis	strat			□ No □ Yes. Insur	act Name	State	ZIP Code
13.				nformation	□ No □ Yes. Insur	act Name	State	ZIP Code
13.	Debtor's estimation of	Chec	ive ir k one:	nformation	□ No □ Yes. Insur Cont Phor	act Name	State	ZIP Code
13.	Debtor's estimation of available funds	Chec ⊠ I	ive ir k one: Funds	nformation	□ No □ Yes. Insur Cont Phor	act Name ne		
	Debtor's estimation of available funds	Chec ⊠ I	ive ir k one: unds After a	nformation will be available for distribu	□ No □ Yes. Insur Cont Phore	act Name ne d creditors. ds will be availab	ole for distributio	n to unsecured creditors.
	Debtor's estimation of available funds Estimated number of	Chec ⊠ I □ /	k one: Funds After a	nformation will be available for distribu	□ No □ Yes. Insur Cont Phor	act Name ne d creditors. ds will be availab	ole for distributio	n to unsecured creditors.
	Debtor's estimation of available funds Estimated number of creditors	Chec	ive ir k one: unds After a	nformation will be available for distribu ny administrative expenses	□ No □ Yes. Insur Cont Phore	act Name ne d creditors. ds will be availab	ole for distributio □ 25 □ 50	n to unsecured creditors.

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Debtor	Brooks Brothers Far East Name	Limite	ed				Case nun	nber (if known	ı)	
15.	Estimated assets (on a consolidated basis with all affiliated debtors)		\$50,0 \$100	50,000 001-\$100,000 ,001-\$500,000 ,001-\$1 million			\$1,000,001-\$10 mil \$10,000,001-\$50 m \$50,000,001-\$100 \$100,000,001-\$500	nillion million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16.	Estimated liabilities (on a consolidated basis with all affiliated debtors)		\$50,0 \$100	50,000 001-\$100,000 ,001-\$500,000 ,001-\$1 million			\$1,000,001-\$10 millic \$10,000,001-\$50 mill \$50,000,001-\$100 mi \$100,000,001-\$500 n	ion Illion		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
	Request for Relief, D	ecla:	ration	, and Signature	es					
	RNING — Bankruptcy fraud is a up to \$500,000 or im 7. Declaration and signature	nprisc e of		nt for up to 20 ye	ears, or b	ooth.	18 U.S.C. §§ 152,	1341, 1519	and,	-
	authorized representative debtor	e of		this petition.		c				
							s petition on behalf o			holiaf that the information is
			_	true and correct.	the morn	nauor	rin triis petition and n	ave a reaso	паріе	belief that the information is
				I declare under p	enalty of _l	perjur	y that the foregoing is	s true and co	orrect.	
				Executed on	<u>July 8, 2</u> MM / DD		- YY			
			×	/s/ Stephe	n Marott	ta		Stephe	n Ma	rotta
							resentative of	Printed		
				Chief Restr	ucturing	Offic	er			
				Title						
1	8. Signature of attorney		×	/s/ Zachary I.			·	_ Date _		8, 2020 DD / YYYY
				Zachary I. Sha	•	acbto		Garrett A		
				Printed Name						
				Richards, Layt	on & Fin	iger,	P.A.	Weil, Go	tshal	& Manges LLP
				One Rodney S Address	Square, 9	920 N	lorth King Street	767 Fifth	n Ave	nue
				Wilmington, Do	elaware	1980	1	New Yor	rk, Ne	w York 10153
				(302) 651-770	0			(212) 31	0-800	00
				Contact Phone						
				shapiro@rlf.co	m			garrett.fa	ail@w	reil.com
				5103			Delaware			
				Bar Number			State			

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

COMPANY
Brooks Brothers Group, Inc.
Brooks Brothers International, LLC
696 White Plains Road, LLC
Brooks Brothers Restaurant, LLC
BBD Holding 1, LLC
BBD Holding 2, LLC
BBDI, LLC
Deconic Group LLC
Golden Fleece Manufacturing Group, LLC
RBA Wholesale, LLC
Retail Brand Alliance Gift Card Services, LLC
Retail Brand Alliance of Puerto Rico, Inc.
Brooks Brothers Far East Limited

ACTION BY WRITTEN CONSENT OF THE GOVERNING BODIES

696 WHITE PLAINS ROAD, LLC, BBD HOLDING 1, LLC, BBD HOLDING 2, LLC, BBDI, LLC, BROOKS BROTHERS INTERNATIONAL, LLC, BROOKS BROTHERS RESTAURANT, LLC, DECONIC GROUP LLC, GOLDEN FLEECE MANUFACTURING GROUP, LLC, RBA WHOLESALE, LLC, RETAIL BRAND ALLIANCE GIFT CARD SERVICES, LLC, RETAIL BRAND ALLIANCE OF PUERTO RICO, INC., AND BROOKS BROTHERS FAR EAST LIMITED

July 7, 2020

WHEREAS, the undersigned (as applicable, the "Governing Body"), of each of the entities referenced above (each, a "Company" and collectively, the "Companies"), do hereby consent to, adopt, and approve, by written consent in accordance with the applicable provisions of the Delaware General Corporation Law, the Delaware Limited Liability Company Act, the New York Limited Liability Company Law, the Code of Virginia, and the Companies Ordinance (Chapter 622 of the Laws of Hong Kong), the following resolutions and each and every action effected thereby.

WHEREAS, the Governing Body of each Company has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of such Company regarding the liabilities and liquidity of such Company, the strategic alternatives available to it and the impact of the foregoing on such Company's businesses;

WHEREAS, the Governing Body of each Company has had the opportunity to consult with the management and the legal and financial advisors of such Company to fully consider, and has considered, each of the strategic alternatives available to such Company; and

WHEREAS, each Governing Body desires to approve the following resolutions.

I. Commencement of Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that, with respect to each Company, its Governing Body has determined, after consultation with the management and the legal and financial advisors of such Company, that it is desirable and in the best interests of such Company, its creditors, and other parties in interest that a petition be filed by such Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**"); and be it further

RESOLVED, that any officer or other authorized person of any respective Company, including officers appointed pursuant to Section III below, or each such officer's delegates (each, an "**Authorized Person**"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, with full power of delegation, and directed to negotiate, execute, deliver, and file, in the name and on behalf of such Company, and under its corporate seal or otherwise, all plans, petitions, schedules, statements, motions, lists, applications, pleadings,

papers, affidavits, declarations, and other documents (the "Chapter 11 Filings") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") (with such changes therein and additions thereto as any such Authorized Officer may deem necessary, appropriate or advisable, the execution and delivery of any of the Chapter 11 Filings by any such Authorized Person with any changes thereto to be conclusive evidence that any such Authorized Person deemed such changes to meet such standard); and be it further

RESOLVED, that each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to take and perform any and all further acts and deeds which such Authorized Person deems necessary, appropriate, or desirable in connection with such Company's chapter 11 case (each, a "Chapter 11 Case") or Chapter 11 Filings, including, without limitation, (i) the payment of fees, expenses and taxes such Authorized Person deems necessary, proper, or desirable, and (ii) negotiating, executing, delivering, performing, and filing any and all documents, motions, pleadings, applications, declarations, affidavits, schedules, statements, lists, papers, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with the Chapter 11 Case, with a view to the successful prosecution of such Chapter 11 Case (such acts to be conclusive evidence that such Authorized Person deemed the same to meet such standard); and be it further

II. <u>Debtor-in-Possession Financing and Cash Collateral</u>

RESOLVED, that, to the extent applicable, each Governing Body, has determined, after consultation with the management and the legal and financial advisors of each Company, as applicable, that it is desirable and in the best interest of such Company, its creditors, and other parties in interest and necessary to the conduct, promotion or attainment of the business of each of Golden Fleece Manufacturing Group, LLC ("Golden Fleece"), RBA Wholesale, LLC ("RBA Wholesale"), Brooks Brothers International, LLC ("BBI"), Retail Brand Alliance Gift Card Services, LLC ("RBA Gift Card"), Retail Brand Alliance of Puerto Rico, Inc. ("RBA Puerto Rico") and 696 White Plains Road, LLC ("White Plains," and collectively with Golden Fleece, RBA Wholesale, BBI, RBA Gift Card, and RBA Puerto Rico, the "Company DIP Loan Parties"), subject to approval of the Bankruptcy Court, as debtor and debtor in possession under chapter 11 of the Bankruptcy Code, to: (a) enter into a new debtor in possession financing facility in an aggregate principal amount of \$75,000,000 (the "DIP Facility") and any associated documents, incur the indebtedness and other obligations under the DIP Facility, as applicable, and consummate and perform its obligations in connection with the transactions (including the borrowings and guarantees, as applicable) contemplated therein (collectively, the "Financing Transactions") with such lenders and on such terms substantially consistent with those presented to the applicable Governing Body on or prior to the date hereof and as may be further approved, modified or amended by any one or more of the Authorized Persons, as may be reasonably necessary or desirable for the continuing conduct of the affairs of such Company DIP Loan Party; and (b) pay related fees and grant security interests in and liens upon some, all or substantially all of such Company DIP Loan Party's assets, in such case, as may be deemed necessary or desirable by any one or more of the Authorized Persons in connection with the Financing Transactions; and be it further

RESOLVED that: (a) each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized and empowered, in the name of, and on behalf of, each

Company DIP Loan Party, as debtor and debtor in possession, to take such actions and execute, acknowledge, deliver and verify such agreements, certificates, instruments, guaranties, notices and any and all other documents as any of the Authorized Persons may deem necessary or appropriate to facilitate the Financing Transactions including, without limitation, (i) the Debtor-In-Possession Term Loan Agreement, to be entered into by and among Brooks Brothers Group, Inc. ("BB Parent"), the Company DIP Loan Parties, each lender party thereto from time to time, and WH Holdco, LLC, an affiliate of WHP Global, as administrative agent and collateral agent (the "DIP Agent"), (ii) the Security Agreement, to be entered into by and among BB Parent, the Company DIP Loan Parties and the DIP Agent, (iii) the Guaranty, to be entered into by and among RBA Wholesale, BBI, RBA Gift Card, RBA Puerto Rico, White Plains and the DIP Agent and (iv) any other related documentation required under the DIP Facility, including all such other documents, instruments, agreements and certificates entered into in connection with the DIP Facility and the Financing Transactions (collectively, the "Financing Documents"); (b) the Financing Documents containing such provisions, terms, conditions, covenants, warranties and representations as may be deemed necessary or desirable by any of the Authorized Persons are hereby approved; (c) each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized and empowered in the name of, and on behalf of, each Company DIP Loan Party, as debtor and debtor in possession, to authorize counsel to draft, file and seek approval of the Financing Transactions; and (d) the actions of any Authorized Person taken pursuant hereto, including the execution, acknowledgment, delivery and verification of all agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of such Authorized Person's approval thereof and the necessity or desirability thereof; and be it further

RESOLVED, that the form, terms and provisions of the Financing Documents (including the incurrence of indebtedness thereunder), the execution, delivery and performance thereof, the consummation of the Financing Transactions contemplated thereby and the performance by each Company DIP Loan Party of its obligations arising thereunder, are hereby approved, authorized and adopted in all respects, including without limitation, the incurrence of all indebtedness (through any borrowing, guarantee or otherwise), the issuance of notes to evidence such debt incurrence in such form and having such terms and conditions as are approved or deemed necessary, appropriate or desirable by the officer executing such note, the payment of interest, and the pledging of assets and granting of all security interests, liens and encumbrances in accordance with the terms and provisions of the foregoing documents; and be it further

RESOLVED, that, to the extent applicable, the Authorized Persons may seek Bankruptcy Court approval, and seek to obtain the consent of any Company DIP Loan Party's existing secured lenders for the use of cash collateral under that certain Credit Agreement, dated as of June 28, 2019, by and among BB Parent and the other borrowers party thereto from time to time, the guarantors party thereto from time to time, each lender party thereto from time to time, and Wells Fargo Bank, National Association, as administrative agent, collateral agent, L/C Issuer and Swing Line Lender (as amended, restated, amended and restated, supplemented, modified or otherwise in effect from time to time); and be it further

III. Officers

RESOLVED, that the individuals set forth below be, and hereby are, elected to the newly created offices of each of the Companies set forth opposite their names, to serve subject to,

and in accordance with, the governing documents of each of the Companies and direction of the Governing Bodies, and to hold such offices until their job is satisfied or until their earlier death, resignation or removal:

Stephen Marotta Chief Restructuring Officer

Adrian Frankum Restructuring Officer

IV. Retention of Advisors

RESOLVED, that, in connection with each Company's Chapter 11 Case, each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals which such Authorized Person deems necessary, appropriate, or desirable in connection with, or in furtherance of, such Company's Chapter 11 Case, with a view to the successful prosecution of such Chapter 11 Case (such acts to be conclusive evidence that such Authorized Person deemed the same to meet such standard); and be it further

RESOLVED, that, with respect to each Company, the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, New York 10153, is hereby retained as attorneys for such Company in its Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that, with respect to each Company, the firm of PJ Solomon, L.P., located at 1345 Avenue of the Americas, 31st Floor, New York, New York 10105, is hereby retained as investment banker for such Company in its Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that, with respect to each Company, the firm of Ankura Consulting Group LLC, located at 485 Lexington Avenue, 10th Floor, New York, New York 10017, is hereby retained as financial advisor for such Company in its Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that Prime Clerk, located at One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165, is hereby retained as claims, noticing, and solicitation agent for the Companies in their Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that, with respect to each Company, each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to take and perform any and all further acts and deeds, including, without limitation, (i) the payment of any consideration, (ii) the payment of fees, expenses and taxes such Authorized Person deems necessary, proper, or desirable, and (iii) negotiating, executing, delivering and performing any and all documents, motions, pleadings, applications, declarations, affidavits, schedules, statements, lists, papers, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with the engagement of professionals contemplated by the foregoing

resolutions (such acts to be conclusive evidence that such Authorized Person deemed the same to meet such standard); and be it further

V. General

RESOLVED, that, with respect to each Company, each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to take and perform any and all further acts or deeds, including, but not limited to, (i) the negotiation of such additional agreements, amendments, modifications, supplements, renewals, replacements, consolidations, substitutions, extensions, reports, documents, instruments, applications, notes or certificates not now known but which may be required, (ii) the execution, delivery and filing (if applicable) of any of the foregoing and (iii) the payment of all fees, consent payments, taxes and other expenses as any such Authorized Person, in his or her sole discretion, may approve or deem necessary, appropriate or desirable in order to carry out the intent and accomplish the purposes of the foregoing resolutions and the transactions contemplated thereby, all of such actions, executions, deliveries, filings and payments to be conclusive evidence of such approval or that such Authorized Person deemed the same to be so necessary, appropriate or desirable; and be it further

RESOLVED, that any and all past actions heretofore taken by any Authorized Person, any director, or any member of any Company, in the name and on behalf of such Company or by BB Parent on behalf of, or for the benefit of, such Company or in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the undersigned, being all of the shareholders of Brooks Brothers Far East Limited, has executed this written consent as of the date first set forth above.

BROOKS BROTHERS GROUP, INC.						
By: Steve Goldaper						
Name: Steven Goldaper						
Title: Chief Financial Officer						
Claudio Del Vecchio						
Signature:						

IN WITNESS WHEREOF, the undersigned, being all of the shareholders of Brooks Brothers Far East Limited, has executed this written consent as of the date first set forth above.

	BROOKS	BROTHERS	GROUP.	INC.
--	--------	-----------------	--------	------

By:		
Name:	Steven Goldaper	

Chief Financial Officer

Title:

Claudio Del Vecchine by:

Signature: _

IN WITNESS WHEREOF, the undersigned, being the all of the members of the board of directors of Brooks Brothers Far East Limited, have executed this written consent as of the date first set forth above.

Ondy Lew
C8D73765A58C484.

Name: Andy Lew Title: Director

Name: Gianluca Tanzi

Title: Director

IN WITNESS WHEREOF, the undersigned, being the all of the members of the board of directors of Brooks Brothers Far East Limited, have executed this written consent as of the date first set forth above.

Name: Andy Lew Title: Director

Docusigned by:
Gianluca Tanzi

Name: Gianluca Tanzi

Title: Director

Fill in this information to identify the case:	
Debtor name: Brooks Brothers Far East Limited	
United States Bankruptcy Court for the <u>District of Delaware</u> (State)	
Case number (If known):	☐ Check if the common of the

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	Swiss Garments Company Attn.: Alaa Arafa Hala Hashem 3rd Industrial Area A1 Private Fee Zone 10th of Ramadan, Egypt 44634 Egypt	Attn.: Alaa Arafa Hala Hashem Phone: 20 100 123 4520 20 554 410 662 Email: aarafa@sgc.com.eg hhashem@sgc.com.eg	Trade Debt				\$5,232,180.00	
2	FedEx ERS Attn.: Paul Kruk P.O. Box 371741 Pittsburgh, PA 15250-7741 USA	Attn.: Paul Kruk Phone: (781) 296-4303 Email: paul.kruk@fedex.com	Trade Debt				\$2,944,203.00	
3	Teacher's Insurance Attn: Richard Lee 210 Post St., Suite 316 TIAA #6910 San Francisco, CA 94108 USA	Attn: Richard Lee Phone: 415-781-885 Email: richard.lee@cushwake.com	Lease Obligation				\$2,857,718.00	
4	Trajes Mexicanos S.A. De C.V. Attn.: Mario Sanchez Llono Isidro Fabela #102 Parque Industrial Tianguistenco Tianguistenco, Mexico 52600 Mexico	Attn.: Mario Sanchez Llono Phone: 52 713 133 66 66 Email: mario@tramex.com.mx	Trade Debt				\$2,843,652.00	
5	Esquel Enterprises Limited Attn.: Wesley Choi / Eveline Lau 13/F Harbour Centre 25 Harbour Road WANCHAI, Hong Kong 999077 Hong Kong	Attn.: Wesley Choi / Evelin Lau Phone: 852 2960 6642 852 2960 6617 Email: choiw@esquel.com laue@esquel.com	Trade Debt				\$2,550,522.00	

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Brooks Brothers Far East Limited

Case number (if known)

Name

	of creditor and complete mailing ss, including zip code Name, telephone number, and email address of creditor contact		Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
6	Pt Unagaran Sari Garments Attn.: Sanjay Goyal JL P Diponegoro No. 235 Genuk, Ungaran Barat Kabupaten Semarang, Indonesia 50512 Indonesia	Attn.: Sanjay Goyal Phone: 62 24 6921113 Email: sgoyal@busanagroup.com	Trade Debt				\$1,964,208.00	
7	Grosvenor Urban Retail, LP Attn.: David Sidorsky Division #23 5500 Wisconsin P.O. Box 823523 Grosvenor-5500WISC Philadelphia, PA 19182-3523 USA	Attn.: David Sidorsky Phone: (202) 851-5600 Email: dsidorsky@plc.com	Lease Obligation				\$1,190,092.34	
8	T.U.W. Textile Co., Ltd. Attn.: Masayuki Shimakura 113 MOO4, Nakornchaisr-Dontoom- Roda Sampatuan, Nakornchaisri Nakornprathom, Thailand 73210 Thailand	Attn.: Masayuki Shimakura Phone: 66 3438 9571 Email: mshima@tuw.co.th	Trade Debt				\$1,187,122.78	
9	Adventura Mall Venture Attn.: Jory Thomas P.O. Box 865006 Orlando, FL 32886 USA	Attn.: Jory Thomas Phone: (305) 914-8215 Email: jthomas@turnberry.com	Lease Obligation				\$1,109,291.92	
10	Epic Designers Limited Attn.: Gilles Fries Floor 6, 7, & 9th EGL Tower No. 83 Hung to Road KWUN TONG KOWLOON, Hong Kong 99700 Hong Kong	Attn.: Gilles Fries Phone: 852 3512 0800 Email: gilles.fries@epichk.com	Trade Debt				\$1,067,233.00	
11	Winner Way Industrial Limited Attn.: Sing Li Units A-C, 21/F, Block 1 Tai Ping Industrial Centre 57 Ting Kok Road TAI PO, N.T. HONG KONG, 99977 Hong Kong	Attn.: Sing Li Phone: 852 2689 1881 Email: singl@nameson.com.cn	Trade Debt				\$969,995.35	
12	Yee Tung Garment Company Limited Attn.: Victor Fong 3/F Chiap Luen Industrial Bldg. 30-32 Kung Yip Street KWAI CHUNG, N.T., Hong Kong 999077 Hong Kong	Attn.: Victor Fong Phone: 852 2211 0100 Email: victor@yeetung.com	Trade Debt				\$968,004.50	

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Brooks Brothers Far East Limited

Case number (if known)

Name

Name of creditor and complete mailing address, including zip code				Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
13	Pt Eratex Djaja Tbk Attn.: Sanjay Goyal JL. Soekarno Hatta 23 Probolinggo 67212 Indonesia	Attn.: Sanjay Goyal Phone: 62 24 6921113 Email: sgoyal@busanagroup.com	Trade Debt				\$957,134.00	
14	Di. Conf. SRL Attn.: Rosario Parlato Via Variante 7 BIX KM 45.300 Margianella, Italy 80030 Italy	Attn.: Rosario Parlato Phone: 39 081 841 1762 Email: r.parlato@diconf.com	Trade Debt				\$925,752.50	
15	Excellent Jade Limited Attn.: Vivian Chan 5/F., 66-72 Lei Muk Road KWAI CHUNG, N.T., Hong Kong 999077 Hong Kong	Attn.: Vivian Chan Phone: 852 2279 3808 Email: vivianchan@tristateww.com	Trade Debt				\$908,147.00	
16	Winston & Strawn Attn.: Jonathan Birenbaum 36235 Treasury Center Chicago, IL 60694-6200 USA	Attn.: Jonathan Birenbaum Phone: (212) 294-4629 Email: jbirenbaum@winston.com	Professional Services				\$871,449.00	
17	Salesforce.Com, Inc. Attn.: Brett Murray P.O. Box 203141 Dallas, TX 75320-3141 USA	Attn.: Brett Murray Phone: (317) 832-4087 Email: brett.murray@saleforce.com	Technology Services				\$855,119.00	
18	Bagir International, Inc. Attn.: Micha Ronen Asaf Shavit-Stricks 499 Fashion Avenue, 16 S New York, NY 10018 USA	Attn.: Micha Ronen Asaf Shavit Stricks Phone: 972 52 277 1702 972 3 6254000 Email: michar@bagir.com asafs@zadokco.co.il	Trade Debt				\$832,473.00	
19	Kleban Darien LLC Attn.: April Clyne 1189 Post Road Fairfield, CT 06824 USA	Attn.: April Clyne Phone: (203) 955-1978 Email: aclyne@klebanproperties.com	Lease Obligation				\$793,603.00	
20	Calvelex, S.A. Attn.: Marco Araujio Monte Do Calvelo E.N. 106 NR. 1132 Lousada 4620-249 Portugal	Attn.: Marco Araujo Phone: 351 255 880321 Email: marco.araujo@calvelx.com	Trade Debt				\$791,969.00	

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Brooks Brothers Far East Limited

Case number (if known)

Name

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
21	Georgetown Renaissance, LP Attn.: Will Hitchcock P.O. Box 822475 Philadelphia, PA 19182-2475 USA	Attn.: Will Hitchcock Phone: (202) 688-3994 Email: whitchcock@eastblanc.com	Lease Obligation				\$767,134.00
22	Borderfree Attn.: Hansel Tan 292 Madison Avenue, 5th Floor New York, NY 10017 USA	Attn.: Hansel Tan Phone: (917) 943-2455 Email: hanselkimwell.tan@pb.com	Technology Services				\$758,945.00
23	Pespow S.P.A. Attn.: Cinzia D'Agositino Via Dell'Industria 23 S Martino Di Lupari Padova, Italy 35018 Italy	Attn.: Cinzia D'Agositino Phone: 39 049 5950 214 Email: cinzia.dagostino@pespow.com	Trade Debt				\$724,436.20
24	KPMG Attn: Victoria Youkhateh P.O. Box 120511 Dept. 0511 Dallas, TX 75312-0511 USA	Attn: Victoria Youkateh Phone: (860) 297-5060 Email: vyoukhateh@kpmg.com	Professional Services				\$683,067.00
25	Tyson's Corner Holdings, LLC Attn: Saratina Martin P.O. Box 849554 Los Angeles, CA 90084-9554 USA	Attn: Saratina Martin Phone: (424) 229-3709 Email: saratina.martin@macerich.com	Lease Obligation				\$658,258.00
26	RCPI Landmark Properties, LLC C/O Tishman Speyer Properties Attn: Vinnie Cirillo P.O. Box 33173 Newark, NJ 07188-3173 USA	Attn: Vinnie Cirillo Phone: (212) 332-6637 Email: vcirillo@tishmanspeyer.com	Lease Obligation				\$621,435.00
27	MD Contract SRL Attn.: Paolo Filippo Soldan Galleria Del Corso 2 Milano, MI 20122 Italy	Attn.: Paolo Filippo Soldan Phone: 39 3428796763 Email: mdcontract@pec.it	Trade Debt				\$605,542.00
28	Amalgamated National Attn: Timothy Clark 333 Westchester Ave. White Plains, NY 10604 USA	Attn.: Timothy Clark Phone: (914) 367-5841 Email: tclark@alicare.com	Insurance Provider				\$591,080.20

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Brooks Brothers Far East Limited Case number (if known)

Name

Amount of unsecured claim Name of creditor and complete mailing Name, telephone number, and email Nature of the Indicate if address, including zip code address of creditor contact claim (for claim is If the claim is fully unsecured, fill in only unsecured example, trade contingent, claim amount. If claim is partially secured, fill in total debts, bank unliquidated, claim amount and deduction for value of collateral or disputed or setoff to calculate unsecured claim. loans, professional services, and government contracts) Total claim, if **Deduction for** Unsecured partially value of claim secured collateral or setoff 29 Manhattan Associates Attn.: Dennis Story Trade Debt \$577,233.70 Phone: (770) 955-7070 Attn.: Dennis Story P.O. Box 405696 Email: ar.manh.com Atlanta, GA 30384-5696 30 Universal Express (Garments) Ltd. Attn.: Gene Choi Technology \$564,164.00 Attn.: Gene Choi Phone: 86 21 6272 5058 Services Room 2402, 24/F, Sing Pao Bldg. Email: jkchoi@sh-universal.com 101 Kings Road, Fortress Hill HONG KONG, Hong Kong 99970 Hong Kong

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

X	
:	
:	Chapter 11
:	
et al., :	Case No. 20
:	(Joint Administration Requested)
:	(boint ruministration requested)
Х	
	: : : et al., : : :

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 1007 AND 7007.1

Pursuant to Federal Rules of Bankruptcy Procedure 1007(a)(1) and 7007.1, attached hereto as **Exhibit A** is an organizational chart reflecting all of the ownership interests in Brooks Brothers Group, Inc. ("**Brooks Brothers**") and its affiliated debtors in the above-captioned chapter 11 cases, as debtors and debtors in possession (collectively, the "**Debtors**"). The Debtors respectfully represent as follows:

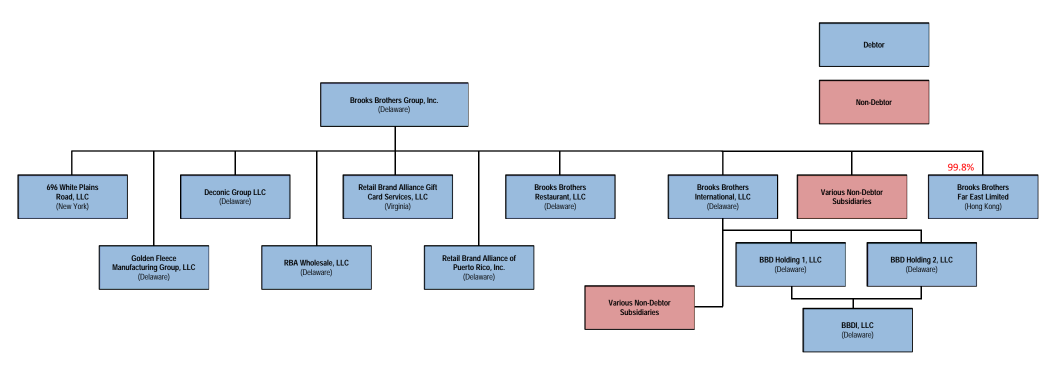
- 1. The following entities own, directly or indirectly, the below equity interests in Brooks Brothers:
 - a. The Del Vecchio Family Trust owns approximately 15.1% of the Class A Common Stock in Brooks Brothers.
 - b. DV Family, LLC owns approximately 5.9% of the Class A Common Stock in Brooks Brothers.
 - c. The CDV 2015 Annuity Trust owns approximately 71.5% of the Class A Common Stock in Brooks Brothers.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are Brooks Brothers Group, Inc. (8883); Brooks Brothers Far East Limited (N/A); BBD Holding 1, LLC (N/A); BBD Holding 2, LLC (N/A); BBDI, LLC (N/A); Brooks Brothers International, LLC (N/A); Brooks Brothers Restaurant, LLC (3846); Deconic Group LLC (0969); Golden Fleece Manufacturing Group, LLC (5649); RBA Wholesale, LLC (0986); Retail Brand Alliance Gift Card Services, LLC (1916); Retail Brand Alliance of Puerto Rico, Inc. (2147); and 696 White Plains Road, LLC (7265). The Debtors' corporate headquarters and service address is 346 Madison Avenue, New York, New York 10017.

- d. Delfin S.á r.l. owns approximately 7.5% of the Class A Common Stock in Brooks Brothers.
- e. Castle Apparel Limited owns 100% of the Class B Common Stock in Brooks Brothers.
- 2. Brooks Brothers International, LLC directly owns 100% of the equity or membership interests, as applicable, in the following Debtors:
 - a. BBD Holding 1, LLC ("Holdco 1").
 - b. BBD Holding 2, LLC ("Holdco 2").
 - 3. Holdco 1 and Holdco 2 each own 50% of the membership interests in BBDI, LLC.
- 4. The following entities own, directly or indirectly, the below equity interests in Brooks Brothers Far East Limited ("Brooks Brothers Far East"):
 - a. Brooks Brothers owns 99.8% of the shares of Brooks Brothers Far East.
 - b. Claudio Del Vecchio owns 0.2% of the shares of Brooks Brothers Far East.
- 5. Brooks Brothers directly owns 100% of the equity or membership interests, as applicable, of each other Debtor.

Exhibit A

Organizational Chart



*Ownership is 100% unless otherwise indicated.

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

X	
In re	Chapter 11
BROOKS BROTHERS GROUP, INC., et al.,	Case No. 20
Debtors. ¹ :	(Joint Administration Requested
: x	

LIST OF EQUITY SECURITY HOLDERS

Following is the list of the Debtor's equity security holders which is prepared in accordance with rule 1007(a)(3) for filing in this Chapter 11 Case.

DEBTOR	NAME AND ADDRESS OF EQUITY HOLDER	PERCENTAGE OF EQUITY HELD	
Brooks Brothers Group, Inc.	Del Vecchio Family Trust 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	Approximately 15.1% of Class A Common Stock	
Brooks Brothers Group, Inc.	DV Family, LLC 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	Approximately 5.9% of Class A Common Stock	
Brooks Brothers Group, Inc.	CDV 2015 Annuity Trust 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	Approximately 71.5% of Class A Common Stock	
Brooks Brothers Group, Inc.	Delfin S.á r.l. 7 Rue de la Chapelle L-1325 Luxembourg	Approximately 7.5% of Class A Common Stock	

(N/A); Brooks Brothers Restaurant, LLC (3846); Deconic Group LLC (0969); Golden Fleece Manufacturing Group, LLC (5649); RBA Wholesale, LLC (0986); Retail Brand Alliance Gift Card Services, LLC (1916); Retail Brand Alliance of Puerto Rico, Inc. (2147); and 696 White Plains Road, LLC (7265). The Debtors' corporate

headquarters and service address is 346 Madison Avenue, New York, New York 10017.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are Brooks Brothers Group, Inc. (8883); Brooks Brothers Far East Limited (N/A); BBD Holding 1, LLC (N/A); BBD Holding 2, LLC (N/A); BBDI, LLC (N/A); Brooks Brothers International, LLC

DEBTOR	NAME AND ADDRESS OF EQUITY HOLDER	PERCENTAGE OF EQUITY HELD	
Brooks Brothers Group, Inc.	Castle Apparel Limited 6th Floor, TAL Building 49 Austin Road Kowloon Hong Kong	100% of Class B Common Stock	
696 White Plains Road, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Brooks Brothers International, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Brooks Brothers Restaurant, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Deconic Group LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Golden Fleece Manufacturing Group, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
RBA Wholesale, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Retail Brand Alliance Gift Card Services, LLC	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
Retail Brand Alliance of Puerto Rico, Inc.	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	100%	
BBD Holding 1, LLC	Brooks Brothers International, LLC 346 Madison Avenue New York, New York 10017	100%	
BBD Holding 2, LLC	Brooks Brothers International, LLC 346 Madison Avenue New York, New York 10017	100%	
BBDI, LLC	BBD Holding 1, LLC 100 Phoenix Avenue Enfield, Connecticut 06082		
BBDI, LLC	BBD Holding 2, LLC 100 Phoenix Avenue Enfield, Connecticut 06082		

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DEBTOR	NAME AND ADDRESS OF EQUITY HOLDER	PERCENTAGE OF EQUITY HELD	
Brooks Brothers Far East Limited	Brooks Brothers Group, Inc. 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	99.8%	
Brooks Brothers Far East Limited	Claudio Del Vecchio 346 Madison Avenue, 10th Floor – Executive Office New York, New York 10017	0.2%	

Fill in th	is information to identify the case:		
Debtor n	ame: Brooks Brothers Far East Limited		
United S	tates Bankruptcy Court for the <u>District of De</u>		
Case nui	(State	e) 	
Ott: -	ial Farma 200		
	ial Form 202		
Dec	laration Under Penalty o	of Perjury for Non-Individual Debtors	12/15
this forn and any docume	n for the schedules of assets and liabiliti- amendments of those documents. This t nt, and the date. Bankruptcy Rules 1008		n the document, ne identity of the
in conne		 Making a false statement, concealing property, or obtaining money or in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 t 	
	Declaration and signature		
partr	nership; or another individual serving a ve examined the information in the doc	uthorized agent of the corporation; a member or an authorized agent as a representative of the debtor in this case. Suments checked below and I have a reasonable belief that the inform	
	Schedule A/B: Assets–Real and Per	rsonal Property (Official Form 206A/B)	
	Schedule D: Creditors Who Have Cl	laims Secured by Property (Official Form 206D)	
	Schedule E/F: Creditors Who Have	Unsecured Claims (Official Form 206E/F)	
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
	Schedule H: Codebtors (Official Form	m 206H)	
	Summary of Assets and Liabilities fo	or Non-Individuals (Official Form 206Sum)	
	Amended Schedule		
\checkmark	Chapter 11 or Chapter 9 Cases: List (Official Form 204)	t of Creditors Who Have the 30 Largest Unsecured Claims and Are N	ot Insiders
\checkmark	Other document that requires a decl	laration Consolidated Corporate Ownership Statement and List of Eq	<u>uity Holders</u>
I ded	clare under penalty of perjury that the fo	oregoing is true and correct.	
Exe	cuted on July 8, 2020 MM / DD /YYYY	/s/ Stephen Marotta Signature of individual signing on behalf of debtor Stephen Marotta	
		Printed name	
		Chief Restructuring Officer	

Position or relationship to debtor